



SPECIFICATION INTERLABIAL PAD

Cross-reference to Related Applications

This application is a Continuation of International Application No. PCT/JP02/04889 filed May 21, 2002, which application published in Japanese on November 28, 2002 as WO 02/094153 A1 under PCT Article 21(2).

Background of the Invention

Technical Field

The present invention relates to an interlabial pad that is worn by female wearers, placed in intimate contact and supported between the labia.

Background Art

Conventionally, a sanitary napkin and a tampon are used generally as female sanitary products. Here, there have been great efforts made to prevent the leak of blood from gap caused by poor adhesion near the ostium vaginae as for the sanitary napkin. Moreover, as for the tampon, there have been great efforts made for relieving the foreign feeling and the discomfort when wearing the sanitary products as well as intervaginal wearing trouble due to the nature of those products.

Under such situation, sanitary products of the interlabial pad have attracted attention as a sanitary product positioned between the sanitary napkin and the tampon in recent years. The interlabial pad is used by inserting its portion between the labia and bringing into contact with the inner face of labia, it prevents the blood from leaking because of higher adhesion to the body than



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/784,836

Filing Date: February 16, 2001

Applicant: Scott Gillespie

Group Art Unit: 3629

Examiner: Cang G. Thai

Title: Tool for Analyzing Corporate Airline Bids

Attorney Docket: 8519-000001

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

RESPONSE AND PETITION FOR EXTENSION OF TIME

Sir:

In response to the Office Action mailed October 4, 2006, please amend the application as follows and consider the remarks set forth below.

Applicant hereby petitions under the provisions of 37 C.F.R. § 1.136(a) for an extension of time in which to respond to the outstanding Office Action and includes a fee as set forth in 37 C.F.R. § 1.17(a) with this response for such extension of time.

Amendments to the Claims begin on page 2 of this paper.

Remarks begin on page 22 of this paper.

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